EXHIBIT 18

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Telephone: 801-915-2616

Attorneys for Plaintiff

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF UTAH, CENTRAL DIVISION

JOSHUA CHATWIN,

Plaintiff,

v.

DRAPER CITY; DRAPER CITY POLICE DEPARTMENT; POLICE CHIEF MAC CONNOLE; OFFICER J. PATTERSON, in his individual and official capacity; OFFICER DAVID HARRIS, in his individual and official capacity; OFFICER HEATHER BAUGH, in her individual and official capacity; and JOHN DOES 1-10,

Defendants.

DECLARATION OF KIRK M. TORGENSEN

Civil No. 2:14-cv-375 Judge Dale A. Kimball

I, Kirk M.Torgensen, declare and state as follows:

1. I am over the age of 18 and have personal knowledge of the facts contained

herein.

2. As the Chief Deputy Attorney General in 2010, I was involved with the Utah Chiefs of Police Association for the purposes of refining and revamping the members' use of force policies.

3. I was associated with the Utah Chiefs of Police Association from 2001-2014.

4. I attended many of their meetings during that time and was very involved in their legislative efforts.

5. As a former associate of that organization, I recognize the distinctive characteristics of the logo of the Utah Chiefs of Police Association.

6. Draper City Police Department was a member of that organization in 2010.

7. I downloaded and copied the attached document, the current membership list of the Utah Chiefs of Police Association, from that organization's website that contains the same logo.

8. That document lists Draper City Police Department as a member of the Utah Chiefs of Police Association.

I declare under criminal penalty that the foregoing is true and correct.

DATED this 1st day of September 2016.

KIRK M. TORGENSEN

Declarant

CERTIFICATE OF SERVICE

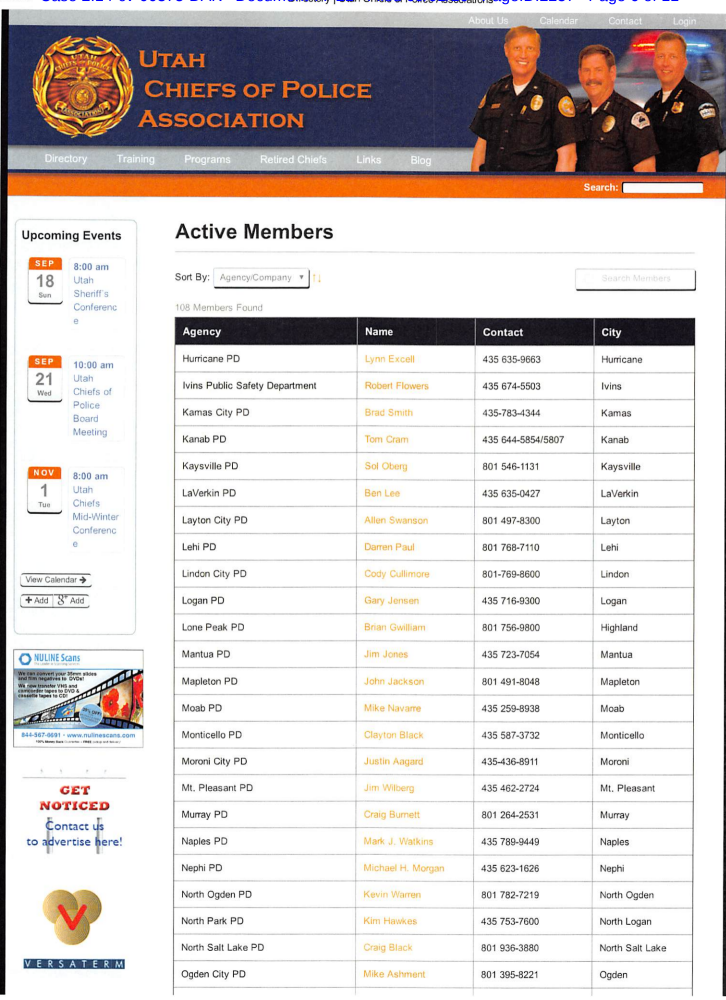
I hereby certify that on the 1st day of September 2016, I caused a true and accurate copy of the foregoing Declaration of Kirk Torgensen to be filed via the Court's ECF system, which in turn sent copies to counsel of record in accordance with the Court's protocols.

/s/	Michelle	Carter		

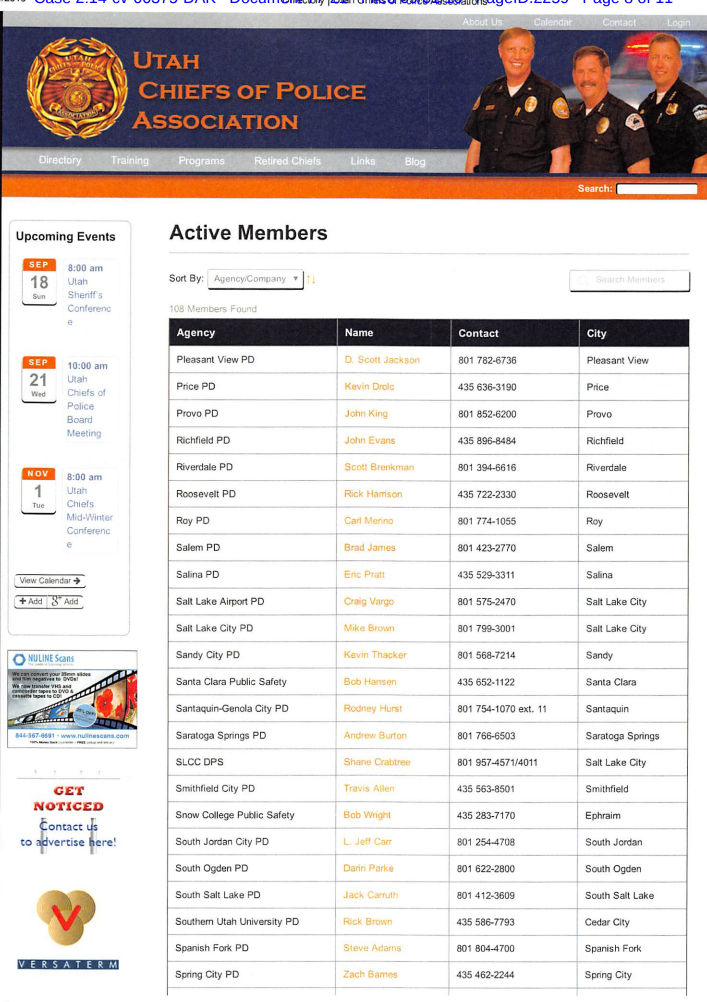
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3

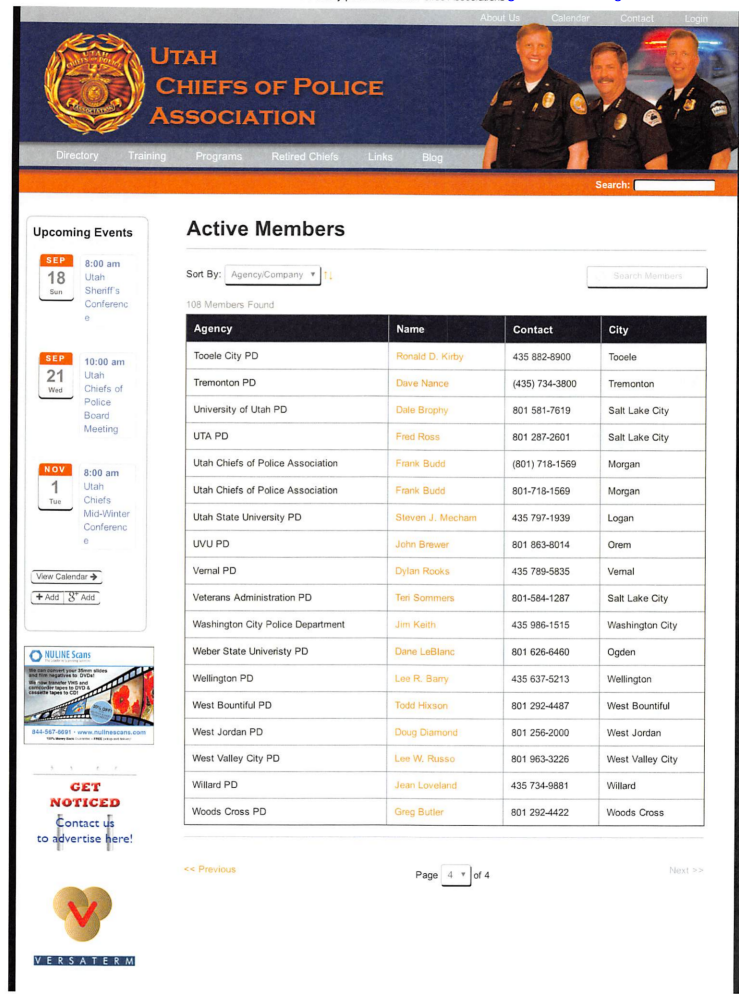
EXHIBIT A



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-11	Orem PD	Gary Giles	801 229-7062	Orem
Spliman technologies, inc.	Park City PD	Wade Carpenter	435 615-5505	Park City
	Parowan PD	Ken Carpenter	435 477-8144	Parowan
	Payson PD	Brad Bishop	801 465-5240	Payson
INSURERITE	Perry PD	Mike Jones	435 723-6461	Perry
	Pleasant Grove PD	Mike Smith	801 785-3506	Pleasant Grove
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Spilman technologies, inc.	Springdale/ Zion Canyon PD	Garen Brecke	435 772-3434	Spingdale
	Springville PD	J. Scott Finlayson	801 489-9421	Springville
	St. George PD	Marlon Stratton	435 627-4301	St. George
	Stockton PD	Travis Romney	435-255-2294	Stockton
INSURE RITE	Sunset PD	Ken Eborn	801 825-1620	Sunset
	Syracuse PD << Previous	Garret Atkin	801 825-4400	Syracuse Next >>
		Garret Atkin		
Mission Statement:			v of 4	







Mission Statement:

Promoting Effective, Professional Law Enforcement Service Within The State Of Utah Through Unity And Leadership

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